# UNITED STATES BANKRUPTCY COURT

### EASTERN DISTRICT OF OKLAHOMA

In Day	DAN	NDALL HUGHES FI	ETCHED				Case No.	19-81	328		
In Re:	KAN	NDALL HUGHES FI	LETCHER,		Chapter 13						
Debtor		ED LOCAL FORM 3015-1(B)		V. 03/15	/18						
					HAPTER 13 elect One:	PLAN					
				C	Original Plar	1					
Part	1: Not	tices			•						
			on each line in the fo not include the provi								
1.1	This Plan	n contains nonstanda	rd provision(s), set or	ut in Part	8					Included	
1.2	I		f a secured claim in I partial payment or no				of the coll	ateral for		Included	
1.3			terest or lien in Part 3							Included	
To Deb		Your rights may be You should read the If you oppose the It to confirmation at Bankruptcy Court. filed. See Federal receive payments the Plan and fund	option on this form of cal rules and prior jude affected by this Plant is Plan carefully and Plan's treatment of you least seven (7) days be The Bankruptcy Cou Rule of Bankruptcy Funder any Plan. If you otherwise wed your right to paw.	dicial ruling. Your claim of the control of the con	aim may be retwith your at with your at or any provision date set for the confirm this Place 3015. You set timely file have received	be confirmable.  educed, modified,  torney.  on of this Plan, yo  ne hearing on confian without further  are required to tir  a proof of claim y  I may be paid to o	or eliminat u or your a irmation, u notice if no nely file a ou may no ther credi	ed.  ttorney m nless othe objection proof of c t receive tors and a	ust file rwise o 1 to con claim in any pa 1 Cour	an objection ordered by the offirmation is norder to ayments under to tould find	
		· ·	nd Length of l		vato e a fol	Jawa.					
2.1. I	eptor(	s) wiii make regi	ılar payments to	ine 1ri	ustee as 10	nows:					
	\$	500	per month for	60		months;					
	\$		per month for			months;					
	\$		per month for			months;					
	\$		per month for			months;					

 ${\it Insert\ additional\ lines\ if\ needed\ for\ step\ payments}.$ 

Plan payments to the Trustee shall commence on or before 30 days after the Chapter 13 Petition is filed.

The Trustee's preset percentage fee established by the Attorney General of the United States or its designee shall be deducted from each payment upon receipt and transferred to the Chapter 13 Expense Account.

If the Trustee is paying current ongoing postpetition mortgage payments under Section 3.1 of this Plan, upon the filing of a Notice of Payment Change by the mortgage servicer under Federal Rule of Bankruptcy Procedure 3002.1(b), or a Notice of Fees, Expenses and Charges under Federal Rule of Bankruptcy Procedure 3002.1(c), the Trustee is authorized (but not required) to increase the Debtor(s)' Plan payments to accommodate any increases stated in the notice(s) without necessity of formal modification of the Plan. In the event that the Plan payment is increased by the Trustee under this provision, the Debtor(s) and Debtor(s)' Attorney will be given seven (7) days' notice and opportunity to object to such increase.

#### 2.2 Income tax refunds.

Debtor(s) will timely file all required income tax returns and supply the Trustee with a complete copy (including all attachments) of each income tax return (both state and federal) filed during the Plan term within fourteen (14) days of filing the return and will turn over to the Trustee all net income tax refunds, minus earned income tax credits, received during the Plan term. Income tax refunds shall be paid to the Trustee in addition to the Plan payments stated above.

## 2.3 Additional payments.

Check one.

■ None. If "None" is checked, the rest of § 2.3 need not be completed or reproduced.

# **Part 3: Treatment of Secured Claims**

<b>3.</b> .	3.1 Maintenance of payments on claims secured only by principal residence of	of Debtor(s) and cure of default, if any
	Check one.	

None	If "None" is checked	the rest of \$ 3.1 need no	ot he completed or reproduc	ed
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### 3.2 Payment of fully secured claims, requests for valuation of collateral, and modification of undersecured claims.

Check one or more as applicable.

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$c\epsilon$

#### **☐** 3.2.1 Payment of fully secured claims.

The holder of any claim listed below will retain the lien on the property securing such claim until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

Name of Creditor	Collateral	This claim is provided Adequate Protection* (Indicate Yes or No)	Amount of	Interest Rate	Monthly Payments and Number of Payments**	Total of Monthly payments
Armstrong Bank	2003 Toyota Tacoma		\$2,822	6 %	\$125.7 Mo. 1-24	\$ 3,016.76

Insert additional claims as needed.

\*\* For example: \$400 / Mo. 1-48

<sup>\*</sup>If "Yes" is indicated in this column, the named creditor is provided adequate protection under the provisions of 11 U.S.C. § 1326(a)(1)(C) in the manner stated in Local Rule 3070-2. If "No" is indicated in this column, or if the column is left blank, the creditor shall not be entitled to adequate protection.

		3.	2.2	2 Re	quests	for	valuation	of	collateral	and	modification	of	undersecured	l claims
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This subsection will be effective only if the box at Section 1.2 of this Plan is checked.

The Debtor(s) request that the Court determine the value of collateral secured by the claims listed below with respect to non-governmental units. For each non-governmental secured claim listed below, the Debtor(s) state that the amount of the secured claim should be determined to be the amount stated in the column headed "Amount of Secured Claim." For secured claims of governmental units, unless otherwise ordered by the Court, the amount of a secured claim listed in a timely filed proof of claim controls over any contrary amount listed below. The amount stated below in the "Monthly Payments and Number of Payments" column for each secured creditor shall be binding on that creditor, including governmental units, under 11 U.S.C. § 1327(a).

The portion of any allowed claim that exceeds the amount of the secured claim as determined under this section of the Plan, will be treated as an unsecured claim under Part 5, § 5.2 of this Plan. If the amount of a creditor's secured claim is listed below as having no value, or if the creditor files its claim as an unsecured claim, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5, § 5.2 of this Plan.

The holder of any claim listed below as having value in the column headed "Amount of Secured Claim" will retain the lien on the property securing such claim until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

Name of Creditor	Collateral	This claim is provided Adequate Protection* (Indicate Yes or No)	Amount of Creditor's Total Claim	Value of Collateral	Amount of Secured Claim	Interest Rate	Monthly Payments and Number of Payments	Total of Monthly payments
			\$	\$	\$	%	\$	\$

Insert additional claims as needed.

\*If "Yes" is indicated in this column, the named creditor is provided adequate protection under the provisions of 11 U.S.C. § 1326(a)(1)(C) in the manner stated in Local Rule 3070-2. If "No" is indicated in this column, or if the column is left blank, the creditor shall not be entitled to adequate protection.

## 3.3 Secured claims excluded from 11 U.S.C. § 506 by final paragraph of 11 U.S.C. § 1325(a)

Check one.

**None**. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.

### 3.4 Other Long-Term Secured Debts

Check one.

**None**. *If* "None" is checked, the rest of § 3.4 need not be completed or reproduced.

#### 3.5 Lien avoidance.

Check all that apply.

■ None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced.

Judicial liens must be avoided by separate motion. See 11 U.S.C. § 522(f)(1)(A).

#### 3.6 Surrender of collateral.

<sup>\*\*</sup> For example: \$400 / Mo. 1-48

Cho	eck one.				
	None. If "None" i	is checked, the rest of § 3.0	6 need not be completed or	reproduced.	
	Debtor(s) request to and that the codebto Court, the codebto Any allowed unsectimely filed a secur amend its proof of	that upon confirmation of tor stay under § 1301 be to r stay under § 1301 shall r cured claim resulting from red claim, the creditor sha claim to state the deficien	this Plan the stay under 11 erminated with regard to the remain in effect as to any under the disposition of the collist laws ninety (90) days from the collist laws ninety (9	U.S.C. § 362(a) be terminated e collateral surrendered. Unle nsecured claim resulting from ateral will be treated in Part 5, om confirmation of the Plan to t established by amended proo	disposition of the collateral. § 5.2 below. If the creditor has establish any deficiency and
	N	lame of Creditor		Collatera	I
	AmeriCredit/GM Finan	ncial	2016 Jeep C	Compass	
In	nsert additional claims a	s needed.			
Pa	rt 4: Treatmen	t of Fees and Pric	ority Claims		
<b>1.2</b>	All Other Claims	Entitled to Priority S	eed not be completed or reposite the completed or reposite the completed or the completed o	s of Counsel for the Deb	tor(s)]
	Name of Creditor	Description	Amount of Clain	Monthly Payments and Number of Payments	Total payments by Trustee
	Teddy J. Abbott	Legal Fees	\$ 4,685	\$	\$ 4,685
	IRS	Taxes Owed	\$ 329.12	\$	\$ 329.12
	OTC	Taxes Owed	\$ 131.97	\$	\$ 131.97
In	l nsert additional claims a	s needed.			

If this box is checked, Counsel for Debtor(s) shall file a fee application within 14 days following confirmation of the Chapter 13 Plan. If the "Amount of Claim" above exceeds the amount of attorney fees allowed by the Court, the Trustee shall pay the excess to other creditors entitled to payment under the Plan. If Counsel for Debtor(s) fails to file a fee application within 14 days following confirmation of the Plan, or by such time as allowed by Court Order, the Trustee shall disburse the entire "Amount of Claim" to other creditors entitled to payment under the Plan.

# Part 5: Treatment of Nonpriority Unsecured Claims

5.1 Separately classified nonpriority unsecured claims.

Check One

**None**. *If* "None" is checked, the rest of § 5.1 need not be completed or reproduced.

# 5.2 Nonpriority unsecured claims not separately classified.

Allowed nonpriority unsecured claims that are not separately classified will be paid concurrently from funds remaining after disbursements have been made to all other creditors provided for in this Plan, on a *pro rata* basis. The actual payback to nonpriority unsecured claimants may vary and could be less than projected below depending on the total nonpriority unsecured claims actually filed and allowed, and how supplemental mortgage claims filed under Federal Rule of Bankruptcy Procedure 3002.1 are paid. See Parts 2.1 and 3.1.

Unsecured claims per Schedule E/F (Part 2):	\$ 29,058.41
Add: Claims relegated to unsecured status:	\$ 0
Subtract: Unsecured claims separately classified above:	\$ 0
Total projected unsecured claims not separately classified:	\$ 29,058.41
Projected (not guaranteed) amount available for these claims:	\$ 17,853
Projected (but not guaranteed) percentage payback to holders of unsecured claims that are not separately classified:	63 %

# Part 6: Executory Contracts and Unexpired Leases

6.1 The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Check one.

None. If "None" is checked, the rest of § 6.1 need not be completed or reproduced.

# Part 7: Property of the Estate, Stay and Other Provisions

- A. All property of the estate under 11 U.S.C. §§ 541 and 1306 at the time of confirmation of this Plan, and all property thereafter acquired and included in the estate under 11 U.S.C. § 1306, shall remain property of the estate until removed from the estate by statute or by separate order. The Debtor(s) shall remain in possession of property of the estate and be responsible for insuring and preserving it.
- B. If in effect at confirmation, and unless otherwise terminated as provided for in Part 3, § 3.6 above, the automatic stay provided in 11 U.S.C. § 362(a) and the codebtor stay provided in 11 U.S.C. § 1301(a) shall remain in full force and effect until terminated or modified by statute or by order of the Court.
- C. Confirmation of this Plan shall serve as a determination that the Debtor(s) have satisfactorily complied with 11 U.S.C. § 521(a) and the case shall not thereafter be subject to dismissal under 11 U.S.C. § 521(i).
- D. The Debtor(s) shall not incur any debts without prior approval of the Court, except as may be necessary for emergency medical care in circumstances where prior approval is not practical.
- E. If a priority or secured claim, including a mortgage arrearage claim, is filed for or amended to an amount less than the amount provided for in this Plan, the Trustee is authorized to pay the lesser amount.
- F. If relief from the automatic stay is ordered as to any item of collateral securing a claim being paid under this Plan, then, unless otherwise specifically ordered by the Court, all payments to that secured creditor with respect to that claim will cease, and the Trustee is authorized to disburse any funds that the creditor would otherwise have been entitled to receive to other creditors under the Plan.
- G. If this Plan is a modified Plan filed under 11 U.S.C. §1329(a), then all payments made by the Debtor(s) and all disbursements made by the Trustee prior to the confirmation of this Plan are incorporated herein and supersede any other provision contained herein.

# Part 8: Nonstandard Plan Provisions

#### 8.1 Check "None" or List Nonstandard Plan Provision

None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.

## 9.1 Signatures of Debtor(s) and Attorney for Debtor(s)

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s)' signatures are optional. The attorney for the Debtor(s), if any, must sign below.

Each Debtor and Attorney signing below certifies that the wording and order of the provisions in this Chapter 13 Plan are identical to those contained in Local Form 3015-1 of the United States Bankruptcy Court for the Northern District of Oklahoma, or those contained in Local Form 3015-1(B) of the United States Bankruptcy Court for the Eastern District of Oklahoma, other than any nonstandard provisions included in Part 8.

/s/ Randall Hughes Fletcher  Signature of Debtor 1  Executed on November 8, 2019  Executed on MM / DD / YYYY  MM / DD / YYYY  s/ Teddy J. Abbott, OBA #14367 Abbott Law Office, LLC 1320 North Mill Street, Suite 222 Muskogee, Ok 74401 (918) 360-0531 teddy@bankruptcypc.com ATTORNEY FOR DEBTOR		
Executed on November 8, 2019  MM / DD / YYYY  MM / DD / YYYY  s/ Teddy J. Abbott, OBA #14367 Abbott Law Office, LLC 1320 North Mill Street, Suite 222 Muskogee, Ok 74401 (918) 360-0531 teddy@bankruptcypc.com	/s/ Randall Hughes Fletcher	
MM / DD / YYYY  s/ Teddy J. Abbott, OBA #14367 Abbott Law Office, LLC 1320 North Mill Street, Suite 222 Muskogee, Ok 74401 (918) 360-0531 teddy@bankruptcypc.com	Signature of Debtor 1	Signature of Debtor 2
Abbott Law Office, LLC 1320 North Mill Street, Suite 222 Muskogee, Ok 74401 (918) 360-0531 teddy@bankruptcypc.com		
Date MM / DD / YYYY November 8, 2019 Signature of Attorney for Debtor(s)	Abbott Law Office, LLC 1320 North Mill Street, Suite 222 Muskogee, Ok 74401 (918) 360-0531 teddy@bankruptcypc.com ATTORNEY FOR DEBTOR	